19-23649-shl Doc 5740 Filed 06/21/23 Entered 06/21/23 17:51:18 Main Document Pa 1 of 32

Hearing Date and Time: July 20, 2023 at 11:00 a.m. (prevailing Eastern Time) Objection Date and Time: July 13, 2023 at 4:00 p.m. (prevailing Eastern Time)

LATHAM & WATKINS LLP 555 Eleventh Street, NW, Suite 1000 Washington, D.C. 20004-1304

Telephone: (202) 637-2200 Facsimile: (202) 637-2201

Gregory G. Garre (admitted pro hac vice)

- and -

355 South Grand Avenue, Suite 100 Los Angeles, California 90071 Telephone: (213) 485-1234 Facsimile: (213) 891-8763 Ted A. Dillman (admitted pro hac vice

Ted A. Dillman (admitted *pro hac vice*) Shawn P. Hansen (admitted *pro hac vice*)

Special Counsel to the Debtors and Debtors in Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., et al.,

Debtors.1

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

# COVER SHEET TO THE THIRD INTERIM APPLICATION OF LATHAM & WATKINS LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM SEPTEMBER 1, 2022 THROUGH APRIL 30, 2023

In accordance with Rule 2016-1 of the Local Rules of Bankruptcy Procedure, incorporating the Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York Bankruptcy Cases [General Order M-447], among other guidelines (the "Local Guidelines"), and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals [ECF No. 529] (the "Interim Compensation Order"), Latham & Watkins LLP ("L&W"), special counsel for the above-captioned debtors and debtors in possession (collectively, the "Debtors"), submits this summary (this "Summary") of fees and expenses sought as actual and necessary in the fee application to which this Summary is attached (the "Application") for the period of September 1, 2022 through April 30, 2023 (the "Fee Period").

General	Information	ı
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Name of Applicant: Latham & Watkins LLP

**Role of Applicant:** Special Counsel to the Debtors and Debtors in

Possession

**Authorized to Provide Services to:** Purdue Pharma L.P., *et al.* 

**Petition Date:** September 15, 2019

**Retention Date:** April 18, 2022, effective as of January 13, 2022

June 20, 2023, effective as of April 14, 2023

**Date of Order Approving Retention:** April 18, 2022 [ECF No. 4670]

June 20, 2023 [ECF No. 5736]

#### Summary of Fees and Expenses Requested for the Compensation Period

**Time Period Covered by This** September 1, 2022 through April 30, 2023

Application:

**Total Compensation Requested:** \$122,199.75<sup>2</sup>

**Total Expenses Requested:** \$0

**Total Compensation and Expenses** \$122,199.75

**Requested:** 

#### Summary of Past Requests for Compensation and Prior Payments<sup>3</sup>

Compensation Sought in This Application \$0.00 Already Paid Pursuant to a Compensation Order but Not yet

**Expenses Sought in This Application** 

Already Paid Pursuant to a Compensation Order but Not yet

Allowed:

Allowed:

Total Compensation and Expenses Sought in This Application Already Paid Pursuant to a Compensation Order but Not yet Allowed: \$0.00

\$0.00

<sup>&</sup>lt;sup>2</sup> As part of this engagement, L&W has agreed to a 10% discount on standard hourly rates. Actual fees worked totaled \$135,777.50. L&W applied a 10% discount totaling \$13,577.75 and is requesting compensation in the amount of \$122,199.75.

<sup>&</sup>lt;sup>3</sup> Pursuant to the Interim Compensation Order, objections to the Combined Fourth Monthly Fee Statement of Latham & Watkins LLP for Compensation for Services and Reimbursement of Expenses Incurred as Special Counsel to the Debtors for the Period from September 1, 2022 through April 30, 2023 [ECF No. 5739] are to be filed no later than July 5, 2023. If no objection or other responsive pleading to such monthly fee statement is (a) filed with the Court on the docket of the above-captioned chapter 11 cases or (b) served on the Debtors or L&W, L&W anticipates that, prior to the hearing with respect to this Application, it will receive compensation in the amount of \$97,759.80, which is equal to 80% of the total amount of reasonable compensation for actual, necessary legal services that L&W incurred in connection with such services during the Fee Period.

N/A

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Summary	, 0	f Rates	and	Othor	Rolated	Inform	ation	for the	Com	pensation	Period
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Blended Rate in This Application for All \$1,126 Partners, Counsel, and Associates:

**Blended Rate in This Application for All** \$1,087 **Timekeepers:** 

**Number of Professionals Included in This** 9 **Application:** 

Difference Between Fees Budgeted and Compensation Sought for This Period:

**Number of Professionals Billing Fewer Than 15 Hours During This Period:** 

**Increase in Rates Since Date of Retention:** 

As disclosed in the Supplemental Declaration of Gregory G. Garre in Support of Application of Debtors for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel to the Debtors Effective as of January 13, 2022 [Docket No. 5299], L&W's standard billing rates were adjusted firm-wide on January 1, 2023 in the ordinary course of L&W's business and in keeping with L&W's established billing practices and procedures.

This is a(n): monthly  $\underline{x}$  interim final application

#### Summary of Prior Monthly Fee Statements of Latham & Watkins LLP

Period Covered and ECF No.	Total Fees Requested	Total Expenses Requested	Total Fees and Expenses Requested		Expenses Paid	Total Balance Remaining to be Paid
1/13/2022 – 3/31/2022 ECF No. 4854	\$489,597.30	\$794.52	\$490,391.80	\$485,653.50 <sup>4</sup>	\$794.52	\$0
4/1/2022 – 4/30/2022 ECF No. 4858	\$111,903.30	\$1,362.18	\$113,265.48	\$111,150.90 <sup>5</sup>	\$1,362.18	\$0

<sup>&</sup>lt;sup>4</sup> L&W agreed to a voluntary fee reduction in the amount of \$3,943.80.

<sup>&</sup>lt;sup>5</sup> L&W agreed to a voluntary fee reduction in the amount of \$752.40.

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5/1/2022 – 8/31/2022 ECF No. 5129	\$69,248.70	\$689.12	\$69,937.82	\$49,248.70 <sup>6</sup>	\$689.12	\$49,937.82
9/1/2022 – 4/30/2023 ECF No. []	\$122,199.75	\$0	\$122,199.75	Pending	Pending	Pending

<sup>&</sup>lt;sup>6</sup> L&W agreed to a voluntary fee reduction in the amount of \$20,000.

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Special Counsel to the Debtors and Debtors in Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., et al.,

Debtors.1

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

## THIRD INTERIM APPLICATION OF LATHAM & WATKINS LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM SEPTEMBER 1, 2022 THROUGH APRIL 30, 2023

Pursuant to sections 327, 330, and 331 of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 2016-1 of the Local Rules of Bankruptcy Procedure, incorporating the Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York Bankruptcy Cases [General Order M-447], among other guidelines (the "Local Guidelines"), the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 for Attorneys in Larger Chapter 11 Cases effective as of November 1, 2013 (the "U.S. Trustee Guidelines," and together with the Local Guidelines, the "Fee Guidelines"), and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals [ECF No. 529] (the "Interim Compensation Order"), Latham & Watkins LLP ("L&W"), special counsel for the above-captioned debtors and debtors in possession (collectively, the "Debtors"), submits this Third Interim Application for Compensation for Services Rendered and Reimbursement of Expenses Incurred for the Period from September 1, 2022 through April 30, 2023 (this "Application"). By this Application, L&W seeks allowance of compensation for actual and necessary professional services rendered for the Debtors in the total amount of \$122,199.75,<sup>2</sup> and for reimbursement of actual, necessary disbursements that L&W incurred in connection with

<sup>&</sup>lt;sup>2</sup> As part of this engagement, L&W has agreed to a 10% discount on standard hourly rates. Actual fees worked totaled \$135,777.50. L&W applied a 10% discount totaling \$13,577.75 and is requesting compensation in the amount of \$122,199.75.

such services in the total amount of \$0, for an aggregate total of \$122,199.75 during the period of September 1, 2022 through April 30, 2023 (the "Fee Period").

#### Jurisdiction

- 1. The United States Bankruptcy Court for the Southern District of New York (the "Court") has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
  - 2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

#### **Background**

- On September 15, 2019 (the "Petition Date"), each of the Debtors filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their businesses and managing their properties as debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On September 18, 2019, the Court entered an order [ECF No. 59] authorizing the joint administration and procedural consolidation of the Debtors' chapter 11 cases pursuant to Bankruptcy Rule 1015(b). On September 27, 2019, the United States Trustee for the Southern District of New York (the "U.S. Trustee") appointed an official committee of unsecured creditors (the "UCC") pursuant to section 1102 of the Bankruptcy Code [ECF No. 131].
- 4. A description of the Debtors' businesses, the reasons for commencing the chapter 11 cases, and the relief sought from the Court to facilitate effective administration of these chapter 11 cases are set forth in the *Debtors' Informational Brief* [ECF No. 17].
- 5. On November 21, 2019, the Court entered the Interim Compensation Order, which sets forth the procedures for interim compensation and reimbursement of expenses for all professionals in these cases.

6. On April 8, 2020, the Court entered the *Order Authorizing the Appointment of Independent Fee Examiner Pursuant to 11 U.S.C. § 105(a) and Modifying Interim Compensation Procedures for Certain Professionals Employed Pursuant to 11 U.S.C. § 327* [ECF No. 1023], appointing David M. Klauder as the fee examiner in these cases.

#### The Debtors' Retention of Latham & Watkins LLP

- 7. On April 18, 2022, the Court entered the *Order Approving the Retention and Employment of Latham & Watkins LLP as Special Counsel for the Debtors Effective as of January 13, 2022* [ECF No. 4670] (the "Initial Retention Order"), authorizing L&W's retention by the Debtors to represent them in connection with the Appeal (as defined below). On June 20, the Court entered the *Order Authorizing Debtors to Supplement Retention and Employment of Latham & Watkins LLP as Special Counsel to the Debtors Effective as of April 14, 2023* [ECF No. 5736] (the "Supplemental Retention Order" and together with the Initial Retention Order, the "Retention Orders"), authorizing L&W's retention by the Debtors to represent the, in connection with the Patent Appeal (as defined below). The Retention Orders attached hereto as Exhibit B and incorporated by reference allow the Debtors to compensate and reimburse L&W in accordance with the Bankruptcy Code, the Bankruptcy Rules, the Local Guidelines, and the Interim Compensation Order.
- 8. The Retention Orders also authorizes the Debtors to compensate L&W at its hourly rates charged for services of this type and for the firm's actual, necessary expenses incurred in connection with such services rendered during the Fee Period.
- 9. Among other things, the Initial Retention Order permits L&W to render the following services:
  - a. to represent the Debtors in connection with the Appeal, including prosecuting the Appeal on behalf of the Debtors

- and advising the Debtors and their restructuring advisors in connection with the Appeal; and
- b. to provide advice, representation, and preparation of necessary documentation and pleadings and to take all necessary or appropriate actions in connection with the Appeal.
- 10. Among other things, the Supplemental Retention Order permits L&W to render the following services:
  - a. to represent the Debtors in connection with the Debtors' appeal of the *Trial Opinion* entered by the United States District Court for the District of Delaware in *Purdue Pharma L.P., et al. v. Accord Healthcare Inc.*, D. Del. Civil Action No. 20-1362 (RGA) (the "Patent Appeal"), including prosecuting the Patent Appeal on behalf of the Debtors and advising the Debtors and their restructuring advisors in connection with the Patent Appeal; and
  - b. to provide advice, representation, and preparation of necessary documentation and pleadings and to take all necessary or appropriate actions in connection with the Patent Appeal.

#### **Compensation Paid and Its Sources**

- 11. All services during the Fee Period for which compensation is requested by L&W were performed for or on behalf of the Debtors and are for matters within the scope of L&W's retention as special counsel pursuant to the Retention Orders. Additionally, except for L&W's retention by the Debtors pursuant to the Retention Orders, L&W has not received any payment or promises of payment from any source for services rendered or to be rendered in any capacity whatsoever in connection with matters covered by this Fee Application. A certification confirming L&W's compliance with the Fee Guidelines is annexed hereto as **Exhibit A**.
- 12. To the extent that billable time or disbursement charges for services rendered or expenses incurred relate to the Fee Period, but were not processed prior to the preparation of this Fee Application, L&W reserves the right to request compensation for such services and reimbursement of such expenses in a future fee application.

#### Summary of Professional Compensation and Reimbursement of Expenses Requested

- 13. During the Fee Period, L&W's professionals and paraprofessionals expended a total of 112.4 hours in connection with providing necessary services. L&W has been able to efficiently provide services by utilizing the expertise of professionals and paraprofessionals within relevant practice groups to effectively advise and represent the Debtors and ensuring that the level of seniority is commensurate with the assignment. L&W, in connection with services rendered on behalf of the Debtors, respectfully requests allowance of reasonable compensation of such services rendered in the total amount of \$122,199.75 and reimbursement of actual and necessary expenses incurred in the amount of \$0, for an aggregate total of \$122,199.75 for the Fee Period. Annexed hereto as Exhibit C is a list of L&W professionals and paraprofessionals, their position with the firm, the department in which the individual practices, the hourly rate charged for their services, the number of hours worked on this matter, and other pertinent information. Exhibit D annexed hereto is a list of the various categories and the total fees and total hours expended by subject matter category. L&W maintains computerized, detailed time records of services rendered by its professionals and paraprofessionals. The detailed records for this Fee Period were appended to L&W's Fourth Combined Monthly Fee Statement [ECF No. 5129].
- 14. As disclosed in L&W's applications to be retained as special counsel to the Debtors [ECF Nos. 4627 & 5616], L&W did not prepare a budget or staffing plan for the Fee Period. However, L&W has engaged in ongoing discussions with the Debtors regarding budgeting and staffing issues, and the Debtors have reviewed and approved L&W's invoices for the Fee Period.

#### **Case Status**

15. On September 17, 2021, this Court issued an order (the "Confirmation Order") confirming the *Twelfth Amended Joint Chapter 11 Plan of Reorganization of Purdue Pharma L.P.* and *Its Affiliated Debtors* (as amended, supplemented or otherwise modified, the "Plan"). After

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confirmation, the Debtors immediately began preparing for numerous appeals of the Confirmation

Order and motions to stay the Confirmation Order pending appeal.

16. On December 16, 2021, the United States District Court for the Southern District

of New York (the "District Court") issued an order vacating the Confirmation Order. The Debtors

and other Plan proponents pursued expedited and consolidated appeals of the District Court order

(the "Appeal"). On April 29, 2022, the United States Court of Appeals for the Second Circuit

("Second Circuit") held oral argument on the Appeal. L&W played a central role in pursuing the

Appeal and has coordinated with Debtors' counsel to avoid unnecessary duplication of efforts.

17. On May 30, 2023, the Second Circuit reversed the District Court's order vacating

the Confirmation Order and affirmed the Court's approval of the Plan, finding in relevant part that

the Court had sufficient authority to permit the third-party releases contemplated under the Plan.

In accordance with the Second Circuit's ruling, the case has been remanded to the District Court

for further proceedings.

**Summary of Services Rendered** 

18. L&W provided complex and critical professional advice and other services in

connection with the Appeal. Summaries of the services are detailed below in accordance with

L&W's internal system of project categories:

Third Party Release/Appellate Work

Fees: \$10,035.00 Total Hours: 6.6

• Under this project category, L&W assisted the Debtors with issues related to the Appeal. Specifically, L&W:

o Researched and analyzed various post-Appeal issues; and

o Participated in calls with co-counsel in connection with the same.

7

#### **Patent Litigation**

Fees: \$97,339.50, Total Hours: 74.7

- Under this project category, L&W assisted the Debtors with issues related to the Patent Appeal. Specifically, L&W:
  - Researched and analyzed various legal issues raised in Patent Appeal;
  - o Reviewed various filing related to the Patent Appeal;
  - o Drafted letter related to the Patent Appeal; and
  - o Participated in calls and meetings with the Debtors, their advisors, and other parties in interest in connection with the same.

#### L&W Retention and Fee Applications

Fees: \$28,403.00, Total Hours: 31.1

- Under this project category, L&W provided services related to L&W's compensation. Specifically, L&W:
  - O Drafted and prepared L&W's third monthly fee statement [ECF No. 5129];
  - O Drafted and prepared L&W's second interim fee application [ECF No. 5151], which covered fees and expenses incurred during the period from May 1, 2022 through August 31, 2022;
  - Analyzed and responded to the fee examiner's report regarding L&W's second interim fee application;
  - O Prepared for and attended the hearing on L&W's second interim fee application; and
  - o Internally coordinated and reviewed time entries for privilege and confidentiality.

#### **Actual and Necessary Expenses**

19. L&W did not incur any expenses during this Fee Period.

#### L&W's Requested Compensation and Reimbursement Should Be Allowed

20. Section 331 of the Bankruptcy Code provides for interim compensation of professionals and incorporates the substantive standards of section 330 of the Bankruptcy Code to govern the Court's award of such compensation. Section 330 of the Bankruptcy Code provides that a court may award a professional employed under section 327 of the Bankruptcy Code "reasonable compensation for actual necessary services rendered . . . and reimbursement for actual,

necessary expenses." 11 U.S.C. § 330(a)(1). Section 330 also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded, the court should consider the nature, extent, and the value of such services, taking into account all relevant factors, including –

- (a) the time spent on such services;
- (b) the rates charged for such services;
- (c) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this title;
- (d) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed; and
- (e) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title.

11 U.S.C. § 330(a)(3).

21. The foregoing professional services were performed by L&W in an efficient manner, were necessary and appropriate to the administration of the chapter 11 cases, and were in the best interests of the Debtors, their estates, and other parties in interest. Compensation for the foregoing services as requested is commensurate with the complexity, importance, and nature of the problems, issues, and tasks involved. As required by the U.S. Trustee guidelines, annexed hereto as **Exhibit E** is a chart setting forth the comparative blended rates of the professionals and paraprofessionals who rendered services with a corresponding comparison of rates for professionals and paraprofessionals not involved in these chapter 11 cases.

#### **Notice**

22. The Debtors will provide notice of this Application in accordance with the Interim Compensation Order. The Debtors submit that no other or further notice be given.

[Remainder of Page Left Blank Intentionally]

WHEREFORE, L&W, in connection with services rendered on behalf of the Debtors, respectfully requests allowance of reasonable compensation of such services rendered in the total amount of \$122,199.75 and reimbursement of actual and necessary expenses incurred in the amount of \$0, for an aggregate total of \$122,199.75 for the Fee Period.

#### LATHAM & WATKINS LLP

Dated: June 21, 2023

Washington, D.C.

By: /s/ Gregory G. Garre

555 Eleventh Street, NW, Suite 1000 Washington, D.C. 20004-1304

Telephone: (202) 637-2200 Facsimile: (202) 637-2201

Gregory G. Garre (admitted pro hac vice)

– and –

355 South Grand Avenue, Suite 100 Los Angeles, California 90071

Telephone: (213) 485-1234 Facsimile: (213) 891-8763

Ted A. Dillman (admitted *pro hac vice*) Shawn P. Hansen (admitted *pro hac vice*)

Special Counsel to the Debtors and Debtors in Possession

#### Exhibit A

**Certification of Compliance with Fee Guidelines** 

LATHAM & WATKINS LLP 555 Eleventh Street, NW, Suite 1000 Washington, D.C. 20004-1304 Telephone: (202) 637-2200

Facsimile: (202) 637-2201

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Special Counsel to the Debtors and Debtors in Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Chapter 11
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)
Debtors. <sup>1</sup>	(Jointly Administered)

CERTIFICATION OF GREGORY G. GARRE IN SUPPORT OF THIRD INTERIM APPLICATION OF LATHAM & WATKINS LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM SEPTEMBER 1, 2022 THROUGH APRIL 30, 2023

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

- I, Gregory G. Garre, hereby certify that:
- 1. I am an attorney admitted into practice in the District of Columbia and a partner at the law firm of Latham & Watkins LLP ("L&W"), located at 555 Eleventh Street, NW, Suite 1000, Washington, D.C. 20004. I am familiar with the work performed on behalf of the above-captioned debtors and debtors in possession ("Debtors") by L&W.
- 2. I have reviewed the Third Interim Application of Latham & Watkins LLP for Compensation for Services Rendered and Reimbursement of Expenses Incurred as Special Counsel to the Debtors and Debtors in Possession for the Period from September 1, 2022 through April 30, 2023 (the "Application") to certify to certain matters addressed in the (i) Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals entered on November 21, 2019 [ECF No. 529] (the "Interim Compensation Order"), (ii) Rule 2016-1 of the Local Rules of Bankruptcy Procedure, incorporating the Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York Bankruptcy Cases [General Order M-447] (the "Local Guidelines"), and (iii) the United States Trustee's Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 for Attorneys in Larger Chapter 11 Cases effective as of November 1, 2013 (the "U.S. Trustee Guidelines," and together with Local Guidelines, the "Fee Guidelines"). The Application covers the period September 1, 2022 through April 30, 2023 (the "Fee Period").
- 3. To the best of my knowledge, information and belief, the statements contained in the foregoing Application are true and accurate in all material respects and comply with the Fee

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Interim Compensation Order.

Guidelines in material part. L&W responds to the questions identified in the U.S. Trustee Guidelines as follows:

Question 1: Did you agree to any variations from, or alternatives to, your standard or customary billing rates, fees, or terms for services pertaining to this engagement that were provided during the application period? If so, please explain.

<u>Answer</u>: As part of this engagement, L&W has agreed to a 10% discount on standard hourly rates.

Question 2: If the fees sought in the Application as compared to the fees budgeted for the time period covered by the Application are higher by 10% or more, did you discuss the reasons for the variation with the client?

Answer: As disclosed in L&W's applications to be retained as special counsel to the Debtors [ECF Nos. 4627 & 5616], L&W will develop a prospective budget and staffing plan for L&W's engagement if deemed necessary. L&W did not prepare a budget or staffing plan for the Fee Period. However, L&W has engaged in ongoing discussions with the Debtors regarding budgeting and staffing issues, and the Debtors have reviewed and approved L&W's invoices for the Fee Period.

Question 3: Have any of the professionals included in the Application varied their hourly rate based on geographic location of the bankruptcy case?

Answer: No.

<u>Question 4</u>: Does the Application include time or fees related to reviewing or revising time records or preparing, reviewing, or revising invoices?

Answer: The Application includes time and fees related to reviewing or revising time records or preparing, reviewing, or revising invoices in connection with the preparation of L&W's monthly fee statements relating to the Fee Period covered by the Application. L&W is seeking compensation for approximately 2 hours and \$1,994.00 in fees related to reviewing and revising time records with respect to both the preparation of such fee applications, and reviewing time records for redactions as queried in question 5.

Question 5: Does the Application include time or fees for reviewing time records to redact any privileged or other confidential information? If so, please quantify hours and fees.

<u>Answer</u>: The Application includes time and fees related to reviewing time records to redact any privileged or other confidential information. Such

charges are included in the time charges set forth in the response to question 4 and are not separately calculated.

Question 6: Did the Application include any rate increases since retention in these cases?

Answer: As disclosed in the Supplemental Declaration of Gregory G. Garre in Support of Application of Debtors for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel to the Debtors Effective as of January 13, 2022 [Docket No. 5299], L&W's standard billing rates were adjusted firm-wide on January 1, 2023 in the ordinary course of L&W's business and in keeping with L&W's established billing practices and procedures.

Question 7: Did the client agree when retaining L&W to accept all future rate increases? If not, did L&W inform the client that they need not agree to modified rates or terms in order to have you continue the representation, consistent with ABA Formal Ethics Opinion 11-458?

Answer: The client was informed regarding L&W's rates and future rate increases as part of its approval of L&W's retention application.

Dated: June 21, 2023 Washington, D.C.

By: /s/ Gregory G. Garre
Gregory G. Garre
Partner
Latham & Watkins LLP

#### Exhibit B

**Retention Orders** 

UNITED STATES BANKRUPTCY CO	URT
SOUTHERN DISTRICT OF NEW YO	RK

In re:

PURDUE PHARMA L.P., et al.,

Debtors. 1

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

## ORDER AUTHORIZING THE RETENTION AND EMPLOYMENT OF LATHAM & WATKINS LLP AS SPECIAL COUNSEL FOR THE DEBTORS EFFECTIVE AS OF JANUARY 13, 2022

Upon the application, dated April 1, 2022 (the "Application"),<sup>2</sup> of Purdue Pharma L.P. and its debtor affiliates, as debtors and debtors in possession in the above-captioned Chapter 11 cases (collectively, the "Debtors"), pursuant to section 327(e) of title 11 of the United States Code (the "Bankruptcy Code"), Bankruptcy Rules 2014(a) and 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Rules 2014-1 and 2016-1 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Rules"), for entry of an order authorizing the Debtors to retain Latham & Watkins LLP ("L&W") as special counsel to the Debtors with respect to the L&W Services, effective as of January 13, 2022, all as more fully set forth in the Application; and upon the Garre Declaration and the Kesselman Declaration; and this Court having jurisdiction to consider the Application and the relief requested therein in

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P., Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

<sup>&</sup>lt;sup>2</sup> Capitalized terms used but not defined in this Order shall have the meanings ascribed to them in the Application.

accordance with 28 U.S.C. §§ 157(a)-(b) and 1334(b) and the Amended Standing Order of Reference M-431, dated January 31, 2012 (Preska, C.J.); and consideration of the Application and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and notice of the Application having been provided to the Notice Parties, and such notice having been adequate and appropriate under the circumstances; and the opportunity for a hearing thereon having been provided; and there being no opposition to such request; and no additional notice or a hearing being required; and after due deliberation the Court having determined that the L&W does not hold or represent an adverse interest to the Debtors with respect to the L&W Services and that its retention is in the best interests of the Debtors, their creditors, and all parties in interest; and sufficient cause appearing,

#### IT IS HEREBY ORDERED THAT:

- 1. The Application is granted as set forth herein.
- 2. The Debtors are authorized under section 327 of the Bankruptcy Code to retain L&W as special counsel to the Debtors with respect to the L&W Services, effective as of January 13, 2022, and L&W is authorized to perform the L&W Services described in the Application.
- 3. L&W shall be compensated and reimbursed in accordance with, and shall file interim and final fee applications for allowance of its compensation and expenses and shall be subject to, sections 330 and 331 of the Bankruptcy Code, as well as the applicable Bankruptcy Rules, Local Rules, and fee and expense guidelines and orders of the Court, including the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* [D.I. 529].
- 4. L&W shall provide at least ten (10) business days' notice to the Debtors, the U.S. Trustee and any statutory committee appointed in these Chapter 11 cases before implementing any

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increases in the rates set forth in the Application for professionals providing the L&W Services,

and such notice shall be filed with the Court.

5. The relief granted herein shall be binding upon any chapter 11 trustee appointed in

any of the chapter 11 cases or upon any chapter 7 trustee appointed in the event of a subsequent

conversion of any of the chapter 11 cases to cases under chapter 7.

6. Notice of the Application as provided therein is good and sufficient notice of such

Application and the requirements of Bankruptcy Rule 6004(h) and the Local Rules are satisfied by

such notice.

7. Notwithstanding any provision in the Bankruptcy Rules to the contrary, the terms

and conditions of this Order are immediately effective and enforceable upon its entry.

8. The Debtors are authorized to take all reasonable actions necessary to effectuate

the relief granted in this Order in accordance with the Application.

9. In the event of any inconsistency between the Application, the Engagement Letter,

and this Order, the terms of this Order shall govern.

10. This Court shall retain jurisdiction to hear and determine all matters arising from

or related to the implementation, interpretation, and enforcement of this Order.

Dated: White Plains, New York

April 18, 2022

/s/Robert D. Drain

HONORABLE ROBERT D. DRAIN

UNITED STATES BANKRUPTCY JUDGE

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., et al.,

Debtors.1

Chapter 11

Case No. 19-23649

(Jointly Administered)

#### ORDER AUTHORIZING DEBTORS TO SUPPLEMENT RETENTION AND EMPLOYMENT OF LATHAM & WATKINS LLP AS SPECIAL COUNSEL TO THE DEBTORS EFFECTIVE AS OF APRIL 14, 2023

Upon the supplemental application, dated May 19, 2023 (D.I. [5616]) (the "Supplemental Application"), <sup>2</sup> of Purdue Pharma L.P. and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), pursuant to section 327(e) of title 11 of the United States Code (the "Bankruptcy Code"), Rules 2014(a) and 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Rules 2014-1 and 2016-1 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Rules"), for entry of an order authorizing the Debtors to supplement the retention of Latham & Watkins LLP ("L&W") as special counsel to the Debtors with respect to the Supplemental L&W

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Capitalized terms used but not defined in this Order shall have the meanings ascribed to them in the Supplemental Application.

Services, effective as of April 14, 2023, all as more fully set forth in the Supplemental Application; and upon the Declaration of Gregory G. Garre in Support of Application of Debtors for Authority to Supplement Retention and Employment of Latham & Watkins LLP as Special Counsel to the Debtors Effective as of April 14, 2023, attached to the Supplemental Application as Exhibit B (the "Second Supplemental Garre Declaration"); and this Court having entered the Order Authorizing the Retention and Employment of Latham & Watkins LLP as Special Counsel for the Debtors Effective as of January 13, 2022 [D.I. 4670] (the "Initial Retention Order"); and this Court having jurisdiction to consider the Supplemental Application and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334 and the Amended Standing Order of Reference M-431, dated January 31, 2012 (Preska, C.J.); and consideration of the Supplemental Application and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and notice of the Supplemental Application having been provided to the Notice Parties, and such notice having been adequate and appropriate under the circumstances; and it appearing that no other or further notice need be provided; and the Court having considered the Second Supplemental Garre Declaration, filed contemporaneously with the Supplemental Application, and the Court having determined that the relief sought in the Supplemental Application is in the best interests of the Debtors, their creditors, and all parties in interest, and that L&W does not hold or represent any interest adverse to the Debtors or to their estates with respect to the matters on which L&W is being employed, and that the legal and factual bases set forth in the Supplemental Application establish just cause for the relief granted herein; and upon all of the proceedings had before the Court and after due deliberation and sufficient cause appearing therefor,

#### IT IS HEREBY ORDERED THAT:

- 1. The Supplemental Application is granted as set forth herein.
- 2. The Debtors are authorized under section 327 of the Bankruptcy Code to supplement the retention and employment of L&W as special counsel to the Debtors with respect to the Supplemental L&W Services, effective as of April 14, 2023, and L&W is authorized to perform the Supplemental L&W Services described in the Supplemental Application.
- 3. L&W shall be compensated and reimbursed in accordance with, and shall file interim and final fee applications for allowance of its compensation and expenses and shall be subject to, sections 330 and 331 of the Bankruptcy Code, as well as the applicable Bankruptcy Rules, Local Rules, and fee and expenses guidelines and orders of the Court, including the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals* [D.I. 529] and the Initial Retention Order.
- 4. L&W shall provide at least ten (10) business days' notice to the Debtors, the U.S. Trustee and any statutory committee appointed in these chapter 11 cases before implementing any increases in the rates set forth in the Supplemental Application for professionals providing the L&W Services, and such notice shall be filed with the Court.
- 5. The relief granted herein shall be binding upon any chapter 11 trustee appointed in any of the chapter 11 cases or upon any chapter 7 trustee appointed in the event of a subsequent conversion of any of the chapter 11 cases to cases under chapter 7.
- 6. The L&W Services will be provided to the Debtors in accordance with the engagement letter executed on January 24, 2022 (the "Engagement Letter"), a copy of which was attached to the Garre Declaration as Exhibit 1.

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Notwithstanding the entry of this Order, the Initial Retention Order and all related

agreements approved thereunder shall remain in full force and effect and shall apply to the

Supplemental L&W Services except as otherwise set forth herein.

8. Notice of the Supplemental Application as provided therein is good and sufficient

notice of such Supplemental Application and the requirements of Bankruptcy Rule 6004(h) and

the Local Rules are satisfied by such notice.

7.

9. Notwithstanding any provision in the Bankruptcy Rules to the contrary, the terms

and conditions of this Order are immediately effective and enforceable immediately upon its entry.

10. The Debtors are authorized to take all reasonable actions necessary to effectuate

the relief granted in this Order in accordance with the Supplemental Application.

11. In the event of any inconsistency between the Supplemental Application, the

Engagement Letter, and this Order, the terms of this Order shall govern.

12. This Court shall retain jurisdiction to hear and determine all matters arising from

or related to the implementation, interpretation, and enforcement of this Order.

Dated: June 20, 2023

White Plains, New York

/s/ Sean H. Lane

THE HONORABLE SEAN H. LANE

UNITED STATES BANKRUPTCY JUDGE

 $\frac{Exhibit \ C}{Professional \ and \ Paraprofessional \ Fees \ for \ Fee \ Period}$ 

Name of Professional Individual	Position; Year Assumed Position; Year of Obtaining Relevant License to Practice	Hourly Billing Rate <sup>1</sup>	Total Hours Billed	Total Compensation
Garre, Gregory	Partner; joined firm in 2009; admitted in District of Columbia 1994, admitted in Illinois 1991	\$1,850 \$1,720	6.1 1.5	\$11,285.00 \$2,580.00
Brown, Daniel	Partner; joined firm in 2012; admitted in District of Columbia 2021, admitted in New York 1994, admitted in US Patent and Trademark Office 2003	\$1,690	22.5	\$38,025.00
Kowalski, David	Associate; joined firm in 2009; admitted in California 2009	\$1,285	25.5	\$32,767.50
Dameron, Charles	Associate; joined firm in 2018; admitted in District of Columbia 2017, admitted in Texas 2016	\$1,250	.6	\$750.00
Hansen, Shawn	Associate; joined firm in 2015; admitted in California 2015	\$1,250 \$1,165	3.9 5.7	\$4,875.00 \$6,640.50
Konopka, Eric	Associate; joined firm in 2018; admitted in District of Columbia 2019, admitted in New York 2017	\$1,250	2.7	\$3,375.00
Davis, Alicia	Restructuring Attorney; joined firm in 2019; admitted in Illinois 2009, admitted in California 2019	\$980 \$910	1.4 14.0	\$1,372.00 \$12,740.00
Siemers, Alexander	Associate; joined firm in 2022; admitted in District of Columbia 2022	\$830	22.4	\$18,592.00
Tarrant, Christopher	Senior paralegal; joined the firm in 2022	\$455	6.1	\$2,775.50
TOTAL	\$135,777.50			
(Less 10% Discount)			112.4	(\$13,577.75)
GRAND TOTAL	\$122,199.75			

<sup>&</sup>lt;sup>1</sup> As disclosed in the Supplemental Declaration of Gregory G. Garre in Support of Application of Debtors for Authority to Retain and Employ Latham & Watkins LLP as Special Counsel to the Debtors Effective as of January 13, 2022 [Docket No. 5299], L&W's standard billing rates were adjusted firm-wide on January 1, 2023 in the ordinary course of L&W's business and in keeping with L&W's established billing practices and procedures. Accordingly, the professionals listed in this chart who provided services to the Debtors in both 2022 and 2023 have two hourly billing rates listed.

**Exhibit D**Fees by Project Category for Fee Period

Project Category	Total Hours	<b>Total Fees</b>
Third Party Release	6.6	\$10,035.00
Patent Litigation	74.7	\$97,339.50
Retention and Fee Application	31.1	\$28,403.00
TOTAL		\$135,777.50
(Less 10% Discount)		\$13,577.75
GRAND TOTAL	112.4	\$122,199.75

Exhibit E

Customary and Comparable Compensation Disclosures for the Fee Period

Category of Timekeeper	Blended Hourly Rate				
	Billed Firm-Wide for Preceding Year (2022) <sup>1</sup>	Billed September 1, 2022 through April 30, 2023			
Partner	\$1,496	\$1,552			
Counsel	\$1,277	N/A			
Senior Associate (7 years or more since first admission)	\$1,175	\$1,135			
Mid-Level Associate (4-6 years since first admission)	\$1,014	N/A			
Junior Associate (0-3 years since first admission)	\$758	\$747			
Professional Staff	\$470	\$825			
Paraprofessionals	\$451	\$410			
All Timekeepers Aggregated	\$1,114	\$1,087			

<sup>&</sup>lt;sup>1</sup> The billable rates for L&W attorneys are adjusted on January 1 of each year. The data in this column excludes 2021 blended hourly rate information for members of the Restructuring and Special Situations practice group.